

CITY OF RENSSELAER

OFFICE OF

THE CITY CLERK

CITY HALL 62 WASHINGTON STREET RENSSELAER, NEW YORK 12144 (518) 462-4266 Fax: (518) 462-0890

AGENDA FOR THE COMMON COUNCIL MEETING APRIL 15, 2020

- 1. A RESOLUTION TO APPROVE PROPOSED LOCAL LAW #3 OF 2020 AS TO FORM AND SCHEDULING A PUBLIC HEARING THEREON
- 2. A RESOLUTION TO APPROVE PROPOSED LOCAL LAW #4 OF 2020 AS TO FORM AND SCHEDULING A PUBLIC HEARING THEREON
- 3. A RESOLUTION TO APPROVE PROPOSED LOCAL LAW #5 OF 2020 AS TO FORM AND SCHEDULING A PUBLIC HEARING THEREON
- 4. A RESOLUTION APPROVING INTERMUNICIPAL AGREEMENT FOR POLICE TACTICAL TEAM COOPERATION
- 5. A RESOLUTION APPROVING INTERMUNICIPAL AGREEMENT FOR MUTUAL COMMUNITY SHARING PLANS FOR HIGH INTENSITY LAW ENFORCEMENT ACTIVITIES

- 6. A RESOLUTION TO OVERIDE THE MAYORS VETO OF RESOLUTION #2 OF THE MARCH 30, 2020 COMMON COUNCIL MEETING
- 7. A RESOLUTION APPROVING AND ESTABLISHING STANDARD WORK DAYS FOR ELECTED AND APPOINTED OFFICIALS

By Alderperson	: _		
Seconded by Alderperson	: _		
A RESOLUTION TO A	PPROVE PR	OPOSED LOCAL LAW NO. 3 OF 2020 AS TO FORM AND	
	SCHEDULIN	NG A PUBLIC HEARING THEREON	
WHEREAS, The City of	f Rensselaer	r is desirous of amending Article VI, Section 155-23, of the Co	de
		ive to the amount of exemption for disabled persons with	
limited income, and			
WHEREAS, the Comm	on Council l	has reviewed proposed Local Law No. 3 of the year 2020, and	l
WHEREAS, such Local	Law appear	rs appropriate as to form and it appearing appropriate for a	
Public Hearing to be schedule	d so as to co	onsider public comments on such proposed Local Law,	
NOW, THEREFORE BE	IT RESOLVE	ED, that proposed Local Law No. 3 of the year 2020 is hereby	
approved as to form, and			
BE IT FURTHER RESOL	VED, that a	Public Hearing will be held at 6:30 p.m. on May 6th, 2020, at	:
the City Hall of the City of Ren	sselaer loca	ated at 62 Washington Street, Rensselaer, New York, so as to	
allow the Common Council to	hear Public	Comment on proposed Local Law No. 3 of 2020, and	
BE IT FURTHER RESOL	VED, that th	he City Clerk is hereby authorized and directed to issue	
appropriate Public Notice of the	ne Public He	earing scheduled herein.	
		Approved as to form and sufficiency this day of April, 2020	
		Corporation Counsel	,

Mayor

CITY OF RENSSELAER

LOCAL LAW NO. 3 OF THE YEAR 2020.

A Local Law

To Amend Article VI, Section 155-23, of the Code of the City of Rensselaer, New York, Relative to the Amount of Exemption for Disabled Persons with Limited Income

Be it enacted by the Common Council of the City of Rensselaer as follows:

ARTICLE I. INTENT

This Local Law shall be known as Local Law No. 3 of 2020, and shall amend Article VI, Section 155-23, of the Code of the City of Rensselaer, New York, relating to the amount of exemption for disabled persons with limited income. This Local Law amends and supersedes all previously adopted Local Laws concerning such exemptions. The purpose of this Local Law is to assist disabled persons in economic distress so that they are better able to maintain their residences in the City of Rensselaer for the benefit of themselves and their families.

ARTICLE II. LEGISLATIVE ACTION

The Common Council of the City of Rensselaer, New York, hereby amends Article VI, Section 155-23, of the Code of the City of Rensselaer, New York, so as to read as follows:

Effective as hereinafter provided, there shall be an exemption from taxation for general county purposes to the extent of the percentage of assessed evaluation provided in the following schedule, determined by the maximum income exemption eligibility level also provided in the following schedule up to a maximum of 50% of the assessed valuation of real property owned by one or more persons with disabilities, at least one of whom has a disability, and whose income, as hereinafter defined, is limited by reason of such disability:

Annual Income	Percentage of Assessed Valuation Exempt from Taxation	
\$29,000 or less	50%	
\$29,001 but less than \$30,001	45%	
\$30,001 or more but less than \$31,001	40%	
\$31,001 or more but less than \$32,001	35%	
\$32,001 or more but less than \$32,901	30%	

\$32,901 or more but less than \$33,801	25%
\$33,801 or more but less than \$34,701	20%
\$34,701 or more but less than \$35,601	15%
\$35,601 or more but less than \$36,501	10%
\$36,501 or more but less than \$37,401	5%

ARTICLE III. EFFECTIVE DATE

This Law shall take effect on March 1st, 2021 after its filing with the Office of the Secretary of State.

I hereby certify that the local law annexed hereto, designated as Local Law No. 3 of 2020 of the City of

Rensselaer was duly passed by the Common Council on ______ 2020, in accordance with the applicable provisions of law.

2. (Passage by local legislative body with approval, no disapproval or repassage after disapproval by Elective Chief Executive Officer*.)

I hereby certify that the local law annexed hereto, designated as Lo	cal Law No. 3 of 2020 of the City of
Rensselaer was duly passed by the Common Council on	, 2020, and was
(approved)(not approved) (repassed after disapproval) by the Elect	ive Chief Executive Officer*, Mayor
Michael Stammel, and was deemed duly adopted on	, 2020.

3. (Final adoption by referendum.)

1. (Final adoption by local legislative body only.)

I hereby certify that the local law annexed hereto, de	esignated as L	ocal Law No	of 202	_ of the
was duly passed by the _		on		, 202,
and was (approved)(not approved)(repassed after d	isapproval) by	the Elective Chie	of Executive	Officer*,
on	, 200	Such Local Law	was submit	ted to the
people by reason of a (mandatory)(permissive) refer	rendum, and re	eceived the affirm	native vote o	f a majority
of the qualified electors voting thereon at the (general	al)(special)(an	nual) election hel	ld on	
, 202, in accordance with	the applicable	provisions of law	<i>1</i> .	

4. (Subject to permissive referendum and final adoption because no valid petition was filed requesting referendum.)

I hereby certify that the local law annexed hereto, designal	ed as Local Law No	of 202 of the	
was duly passed by the	on	, 202,	
and was (approved)(not approved)(repassed after disapproved)	oval) by the Elective C	chief Officer*,	
, on	, 202 Suc	ch local law was subject to	
permissive referendum and no valid petition requesting such referendum was filed as of			
, 202, in accordance with	the applicable provision	ons of law.	

5. (City local law concerning Charter revision proposed by petition.)

I hereby certify that the local law annexed hereto, designal City of having been submitted to r (36)(37) of the Municipal Home Rule Law, and having requalified electors of such city voting thereon at the (speci 202, became operative.	eferendum pursuant to the provisions of section beived the affirmative vote of a majority of the			
* Elective Chief Officer means or includes the chief executive office none, the chairperson of the county legislative body, the mayo such officer is vested with the power to approve or veto local law.	r of a city or village, or the supervisor of a town where			
6. (County local law concerning adoption of Cha	arter.)			
I hereby certify that the local law annexed hereto, designated as local law No of 202 of the County of State of New York, having been submitted to the electors at the General Election of November, 202, pursuant to subdivisions 5 and 7 of section 33 of the Municipal Home Rule Law, and having received the affirmative vote of a majority of the qualified electors of the cities of said county as a unit and a majority of the qualified electors of the towns of said county considered as a unit voting at said general election, became operative.				
(If any other authorized form of final adoption has be certification.)	en followed, please provide an appropriate			
I further certify that I have compared the preceding local law with the original on file in this office and that the same is a correct transcript therefrom and of the whole of such original local law, and was finally adopted in the manner indicated in paragraph 1, above.				
•				
	Clerk of the County Legislative Body, City, Town or Village Clerk or officer designated by local legislative body CITY CLERK			
(Seal)	Date:			
(Certification to be executed by County Attorney, Co Attorney or other authorized attorney of locality.)	rporation Counsel, Town Attorney, Village			

I, the undersigned, hereby certify that the foregoing Local Law contains the correct text and that all proper proceedings have been had or taken for the enactment of the Local Law annexed hereto.

State of New York County of Rensselaer

Corporation Counsel
Title
CITY OF: RENSSELAER
Date:

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#2

By Alderperson	:	
Seconded by Alderperson	:	
A RESOLUTION TO A	PPROVE P	OPOSED LOCAL LAW NO. 4 OF 2020 AS TO FORM AND
	SCHEDUL	NG A PUBLIC HEARING THEREON
WHEREAS, The City of	of Renssela	is desirous of amending Article VI, Section 155-4(B)(1), of the
Code of the City of Rensselae	r, New Yor	relative to the amount of exemption for senior citizens with
limited income, and		
WHEREAS, the Comm	non Counci	has reviewed proposed Local Law No. 4 of the year 2020, and
		rs appropriate as to form and it appearing appropriate for a
Public Hearing to be schedule	ed so as to	onsider public comments on such proposed Local Law,
NOW, THEREFORE BI	E IT RESOL\	ED, that proposed Local Law No. 4 of the year 2020 is hereby
approved as to form, and		
BE IT FURTHER RESO	LVED, that	Public Hearing will be held at 6:30 p.m. on May 6th, 2020, at
		ted at 62 Washington Street, Rensselaer, New York, so as to
allow the Common Council to	hear Publi	Comment on proposed Local Law No. 4 of 2020, and
BE IT FURTHER RESO	LVED, that	ne City Clerk is hereby authorized and directed to issue
appropriate Public Notice of t	the Public H	aring scheduled herein.
		Approved as to form and sufficiency this day of April, 2020
,		Corporation Counsel
		 Mayor

CITY OF RENSSELAER

LOCAL LAW NO. 4 OF THE YEAR 2020.

A Local Law

To Amend Article II, Section 155-4(B)(1), of the Code of the City of Rensselaer, New York, Relative to the Amount of Exemption for Senior Citizens with Income

Limited

Be it enacted by the Common Council of the City of Rensselaer as follows:

ARTICLE I. INTENT

This Local Law shall be known as Local Law No. 4 of 2020, and shall amend Article II, Section 155-4(B)(1), of the Code of the City of Rensselaer, New York, relating to the amount of exemption for senior citizens with limited income. This Local Law amends and supersedes all previously adopted Local Laws concerning such exemptions. The purpose of this Local Law is to assist senior citizens in economic distress so that they are better able to maintain their residences in the City of Rensselaer for the benefit of themselves and their families.

ARTICLE II. LEGISLATIVE ACTION

The Common Council of the City of Rensselaer, New York, hereby amends Article II, Section 155-4(B)(1), of the Code of the City of Rensselaer, New York, so as to read as follows:

Effective as hereinafter provided, there shall be an exemption from taxation for general county purposes to the extent of the percentage of assessed evaluation provided in the following schedule, determined by the maximum income exemption eligibility level also provided in the following schedule up to a maximum of 50% of the assessed valuation of real property owned by one or more persons at least 65 years of age or over, and whose combined owners incomes, as otherwise defined in Section 155-4 of the Code of the City of Rensselaer, meets the following schedule so as to determine the partial tax exemptions provided herein:

Annual Income	Percentage of Assessed Valuation Exempt from Taxation	
\$29,000 or less	50%	
\$29,001 but less than \$30,001	45%	
\$30,001 or more but less than \$31,001	40%	
\$31,001 or more but less than \$32,001	35%	
\$32,001 or more but less than \$32,901	30%	

\$32,901 or more but less than \$33,801	25%
\$33,801 or more but less than \$34,701	20%
\$34,701 or more but less than \$35,601	15%
\$35,601 or more but less than \$36,501	10%
\$36,501 or more but less than \$37,401	5%

ARTICLE III. EFFECTIVE DATE

This Law shall take effect on March 1st, 2021 after its filing with the Office of the Secretary of State.

1. (Final adoption by local legislative body only.)

I hereby certify that the local law annexed hereto, designated as Local Law No. 4	of 2020 of the City of
Rensselaer was duly passed by the Common Council on	2020, in accordance
with the applicable provisions of law.	

2. (Passage by local legislative body with approval, no disapproval or repassage after disapproval by Elective Chief Executive Officer*.)

I hereby certify that the local law annexed hereto, designated a	is Local Law No. 4 of 2020 of the City of
Rensselaer was duly passed by the Common Council on	, 2020, and was
(approved)(not approved) (repassed after disapproval) by the E	Elective Chief Executive Officer*, Mayor
Michael Stammel, and was deemed duly adopted on	, 2020.

3. (Final adoption by referendum.)

I hereby certify that the local law annexed hereto, des	signated as Local	Law No of 202	_ of the
was duly passed by the	on	, 202, 8	and was
(approved)(not approved)(repassed after disapproval	l) by the Elective C	Chief Executive Officer*,	
on	, 200 Suc	ch Local Law was submit	ted to the
people by reason of a (mandatory)(permissive) refere of the qualified electors voting thereon at the (genera, 202, in accordance with the control of the qualified electors voting thereon at the (genera, 202, in accordance with the general form).	l)(special)(annual)	election held on	f a majority

4. (Subject to permissive referendum and final adoption because no valid petition was filed requesting referendum.)

I hereby certify that the local law annexed hereto, designated as Local Law No of 202 of the	
was duly passed by the on,	
202, and was (approved)(not approved)(repassed after disapproval) by the Elective Chief Officer*,	
, on, 202*. Such local law was subject to	to
permissive referendum and no valid petition requesting such referendum was filed as of	
, 202, in accordance with the applicable provisions of law.	

5. (City local law concerning Charter revision proposed by petition.)

I hereby certify that the local law annexed hereto, design City of having been submitted to (36)(37) of the Municipal Home Rule Law, and having requalified electors of such city voting thereon at the (spec 202, became operative.	referendum pursuant to the provisions of section eceived the affirmative vote of a majority of the
*Elective Chief Officer means or includes the chief executive off be none, the chairperson of the county legislative body, the may such officer is vested with the power to approve or veto local law.	or of a city or village, or the supervisor of a town where
6. (County local law concerning adoption of Ch	narter.)
I hereby certify that the local law annexed hereto, design County of State of New York, have Election of November, 202, pursuant to subdit Home Rule Law, and having received the affirmative vot of said county as a unit and a majority of the qualified election, became operative.	ving been submitted to the electors at the General visions 5 and 7 of section 33 of the Municipal is of a majority of the qualified electors of the cities
(If any other authorized form of final adoption has be certification.)	een followed, please provide an appropriate
I further certify that I have compared the preceding local the same is a correct transcript therefrom and of the who adopted in the manner indicated in paragraph 1, above.	law with the original on file in this office and that ole of such original local law, and was finally
(Seal)	Clerk of the County Legislative Body, City, Town or Village Clerk or officer designated by local legislative body CITY CLERK
(Geal)	Date:
(Certification to be executed by County Attorney, Co Attorney or other authorized attorney of locality.)	rporation Counsel, Town Attorney, Village
State of New York County of Rensselaer	

I, the undersigned, hereby certify that the foregoing Local Law contains the correct text and that all proper proceedings have been had or taken for the enactment of the Local Law annexed hereto.

Corporation Counsel Title CITY OF: RENSSELAER	
CITY OF: RENSSELAER	
	CITY OF: RENSSELAER
Date:	Date



By Alderperson	:	
Seconded by Alderperson	:	

A RESOLUTION TO APPROVE PROPOSED LOCAL LAW NO. 5 OF 2020 AS TO FORM AND SCHEDULING A PUBLIC HEARING THEREON

WHEREAS, The City of Rensselaer is desirous of delegating to the City of Rensselaer Chief of
Police the Authority and Power to Request and Grant Police Assistance involving neighboring
Municipalities pursuant to New York State General Municipal Law Section 209-m and Section 119-o, and
WHEREAS, the Common Council has reviewed proposed Local Law No. 5 of the year 2020, and
WHEREAS, such Local Law appears appropriate as to form and it appearing appropriate for a
Public Hearing to be scheduled so as to consider public comments on such proposed Local Law,

NOW, THEREFORE BE IT RESOLVED, that proposed Local Law No. 5 of the year 2020 is hereby approved as to form, and

BE IT FURTHER RESOLVED, that a Public Hearing will be held at 6:30 p.m. on May 6th, 2020, at the City Hall of the City of Rensselaer located at 62 Washington Street, Rensselaer, New York, so as to allow the Common Council to hear Public Comment on proposed Local Law No. 5 of 2020, and

BE IT FURTHER RESOLVED, that the City Clerk is hereby authorized and directed to issue appropriate Public Notice of the Public Hearing scheduled herein.

Approved as to form and sufficiency this day of April, 2020
Corporation Counsel
Mayor

CITY OF RENSSELAER

LOCAL LAW NO. 5 OF THE YEAR 2020.

A Local Law

To Delegate to the City of Rensselaer Chief of Police the Authority and Power to Request and Grant Police Assistance Involving Neighboring Municipalities Pursuant to New York State Municipal Law Section 209-m and Section

General 119-o

Be it enacted by the Common Council of the City of Rensselaer as follows:

ARTICLE I. INTENT

This Local Law shall be known as Local Law No. 5 of 2020, and shall delegate to the City of Rensselaer Chief of Police the authority and power to request and grant police assistance involving neighboring municipalities pursuant to New York State General Municipal Law Section 209-m and Section 119-o. It is the intent of this legislation to delegate to the City of Rensselaer Chief of Police the ability to direct and designate police personnel and resources so as to effectuate all joint agreements currently existing or adopted in the future allowing for the sharing of police personnel and resources with neighboring municipalities pursuant to New York State General Municipal Law Section 209-m and Section 119-o.

ARTICLE II. LEGISLATIVE ACTION

The Common Council of the City of Rensselaer hereby delegates to the City of Rensselaer Chief of Police the authority and power to request and grant police assistance involving neighboring municipalities pursuant to New York State General Municipal Law Section 209-m and Section 119-o.

ARTICLE III. EFFECTIVE DATE

This Law shall take effect immediately upon its filing with the Office of the Secretary of State.

1. (Final adoption by local legislative body only.)

I hereby certify that the local law annexed hereto, designated as Local Law No.____ of 2020 of the City of Rensselaer was duly passed by the Common Council on _____ 2020, in accordance with the applicable provisions of law.

2. (Passage by local legislative body with approval, no disapproval or re-passage after disapproval by Elective Chief Executive Officer*.)

I hereby certify that the local law annexed hereto, designated as Local Law No. _____ of 2020 of the City

of Rensselaer was duly passed by the Common Council on
3. (Final adoption by referendum.)
I hereby certify that the local law annexed hereto, designated as Local Law No of 2020 of the was duly passed by the on,
was duly passed by the
 (Subject to permissive referendum and final adoption because no valid petition was filed requesting referendum.)
I hereby certify that the local law annexed hereto, designated as Local Law No of 2020 of the City of Rensselaer was duly passed by the Common Council on, 2020, and was (approved)(not approved)(repassed after disapproval) by the Elective Chief Officer*,, on, 2020. Such local law was subject to permissive referendum and no valid petition requesting such referendum was filed as of, 2020, in accordance with the applicable provisions of law.
5. (City local law concerning Charter revision proposed by petition.)
I hereby certify that the local law annexed hereto, designated as Local Law No of 2020 of the City of Rensselaer having been submitted to referendum pursuant to the provisions of section (36)(37) of the Municipal Home Rule Law, and having received the affirmative vote of a majority of the qualified electors of such city voting thereon at the (special)(general) election held on, 2020, became operative.
* Elective Chief Officer means or includes the chief executive officer of a county elected on a county-wide basis or, if there be none, the chairperson of the county legislative body, the mayor of a city or village, or the supervisor of a town where such officer is vested with the power to approve or veto local laws or ordinances.
6. (County local law concerning adoption of Charter.)
I hereby certify that the local law annexed hereto, designated as local law No of 2020 of the County of State of New York, having been submitted to the electors at the General Election of November, 2020, pursuant to subdivisions 5 and 7 of section 33 of the Municipal Home Rule Law, and having received the affirmative vote of a majority of the qualified electors of the cities of said county as a unit and a majority of the qualified electors of the towns of said county considered as a unit voting at said general election, became operative.
(If any other authorized form of final adoption has been followed, please provide an appropriate

I further certify that I have compared the preceding local the same is a correct transcript therefrom and of the who adopted in the manner indicated in paragraph 1, above.	law with the original on file in this office and that ble of such original local law, and was finally
(Seal)	Clerk of the County Legislative Body, City, Town or Village Clerk or officer designated by local legislative body CITY CLERK Date:
(Certification to be executed by County Attorney, Co Attorney or other authorized attorney of locality.)	rporation Counsel, Town Attorney, Village
State of New York County of Rensselaer	
I, the undersigned, hereby certify that the foregoing Loca proceedings have been had or taken for the enactment of	I Law contains the correct text and that all proper f the Local Law annexed hereto.
	On which of the control of the contr
	Corporation Counsel Title
	CITY OF: RENSSELAER
	Date:

certification.)

By Alderperson	;	
Seconded by Alderperson	:	
RESOLUTION APPROVING IN	NTERMUNIO	AL AGREEMENT FOR POLICE TACTICAL TEAM COOPERATION
WHEREAS, pursuant to New	York State (eral Municipal Law Section 119-o (3) the City of Rensselaer is
authorized to participate in a	nd approve	unicipal Cooperation Agreements with nearby municipalities
for a joint cooperative Multi-	Jurisdiction	WAT Team, and has approved such agreements in the past,
in the best interests of the re	sidents of t	City of Rensselaer, and
WHEREAS, the Common Cou	ncil has car	ly reviewed the attached Intermunicipal Agreement for
Police Tactical Team Coopera	ition, and b	ves approval of same is in the best interests of the residents
of the City of Rensselaer, and		
NOW, THEREFORE BE IT RES	OLVED, that	e Common Council for the City of Rensselaer hereby
approves and ratifies the atta	ached Interi	nicipal Agreement for Police Tactical Team Cooperation, and
authorizes the Mayor and the	e Chief of Po	e of the City of Rensselaer to execute such agreement on
behalf of the City of Renssela		,
		Approved as to Form and Sufficiency this day of April, 2020
		Corporation Counsel
		Approved By:
		Mayor

INTERMUNICIPAL AGREEMENT FOR POLICE TACTICAL TEAM COOPERATION

This agreement is made this _____day of ______ 2020 between the Town of North Greenbush, a municipal corporation with its principal place of business at the North Greenbush Town Hall, 2 Douglas Street Wynantskill, New York, the Town of East Greenbush a municipal corporation within its principal place of business at the East Greenbush Town Hall 225 Columbia Turnpike East Greenbush, New York, the Town of Schodack a municipal corporation within its principal place of business at the Schodack Town Hall 265 Schuurman Rd Castleton, New York, and the City of Rensselaer a municipal corporation within its principal place of business at Rensselaer City Hall 62 Washington St. Rensselaer, New York

RECITALS

WHEREAS, Section 119-0 (3) of the General Municipal Law permits municipal corporations to enter into agreements for the performance amongst themselves, or one for the other, of their respective functions, powers and duties, on a cooperative or contract basis, or for the provision of a joint service; and

WHEREAS, the parties hereto have experienced the need within their jurisdictions, and foresee future potential needs, for certain law enforcement missions that require intense effort in order to meet the industry standard for acceptable delivery of service in each case. Typically, this activity is associated with the need for specialized equipment and specially trained employees.

NOW THEREFORE, the parties do mutually agree pursuant to the terms and provisions of this High Intensity Law Enforcement Activity Agreement as follows:

ARTICLE ONE Purpose of the Agreement

The purpose of this Agreement is to:

- 1. Formalize the relationship between the joint cooperative Multi-Jurisdictional SWAT Team comprised of police officers of the Town of North Greenbush Police Department, Town of East Greenbush Police Department, Town of Schodack Police Department and the City of Rensselaer Police Department (hereinafter referred to as "Tactical Team") and the use of the combined tactical team resources:
- 2. Eliminate the need to follow the formal procedure set forth in GML §209-m to request assistance from the other parties in the form of personnel and or equipment;
- 3. Make available to each party; the specialized equipment and the specially trained employees among the parties to provide an acceptable and cost-effective response to certain high intensity cases,
- 4. Provide for more efficient utilization of law enforcement resources and services;

Services to be covered;

Shared Services Emergency Response Team: as described herein at Article XII.

ARTICLE TWO Personnel and Equipment

Each party agrees that their police department may supply tactical team personnel, equipment and other available resources to the other upon request in the event of an emergency, if their respective police chief, or his designee, deems it appropriate. The number of personnel, if any, and the amount or type of equipment to be dispatched by the responding party shall be determined by that agency's police chief, or Chief's Panel or their designees.

In furtherance of this Agreement, the parties agree to conduct joint training for all employees participating in tactical team operations, subject to the terms of this Agreement. Such training shall take place at a time and place mutually agreed upon between the parties and approved by the Chief's Panel.

ARTICLE THREE Retained Personnel and Equipment

Each party agrees that the responding party may hold back sufficient personnel and equipment to provide adequate protection within the territory of the responding party. Should a need for the loaned personnel and equipment arise within the territory of the responding party, then the responding party may recall such personnel and equipment or any part thereof. The responding party shall inform the requesting party of its intent to withdraw from the situation.

ARTICLE FOUR Compensation

Neither participant, as a requesting party, shall be obligated to compensate the responding party for services rendered by or injuries to the responding party's personnel, or for the use or damage to the responding tactical team's equipment. Specifically, and without limiting the foregoing, the requesting party shall have no obligation for payment of wages or withholding for unemployment, workers compensation, or for the payment of any other benefits to the personnel of the responding party. Each participant hereto hereby expressly waives all claims of whatever type or nature, except for gross negligence, against the other and its personnel, which may arise out of the performance of this Agreement.

ARTICLE FIVE Control of Personnel and Equipment

The person in charge of the personnel and equipment of the grantor agencies shall report to the Incident Commander, Tactical Team Leader, Supervisor or other person in charge of the incident in the territory of the grantee agency at the location of the incident. Thereafter, the parties shall devise a plan pertaining to the deployment of the personnel and equipment

ARTICLE SIX Privileges and Immunities

To the extent permitted by law, all the powers, duties, rights, privileges and immunities from liability which surround the activities of any participating tactical team or agency when performing its functions within the public agency's territorial limits shall apply to the activities of that agency's tactical team while furnishing tactical assistance outside its territorial limits under the terms of this Agreement.

Specifically, pursuant to sections \S 119-n(c) and \S 119-o GML, police officers assisting another local government outside their normal geographical area of employment shall have all powers and authority of law enforcement officers in such other jurisdiction as provided by law, including the power of arrest.

ARTICLE SEVEN Line of Duty Death or Injury

The effect of the death, injury or disability of any officer who is killed, injured or disabled outside the territorial limits of either participating entity while in the performance of this agreement, shall be the same as if they were killed, injured or were to become disabled while that officer was functioning within its own territorial limits, and such injury or death shall be considered to be in the line of duty.

ARTICLE EIGHT Liability and Indemnification

Neither party shall be required to indemnify the other for any claim arising out of participating under this Agreement. Each party shall be responsible for defending its own respective entity in any action or dispute that arises in connection with or as a result of this Agreement and that each party will be responsible for bearing their own costs, damages, losses, expenses and attorney fees. Each party shall be obligated to notify the other of any claims or lawsuits received arising out of tactical team operations.

No agency or government entity which is a party to this agreement shall be liable for any lost property, damaged property, medical expenses, property replacement, or other damages or any other claim made by any employee of a grantor agency arising out of participation in this agreement.

ARTICLE NINE Administration

It is the intention of the participants that no separate legal entity is created by this Agreement to carry out its provisions. To the extent this Agreement requires administration other than as set forth herein; it shall be administered by the governing bodies or an appointee of the governing bodies hereto acting as a joint board. No real or personal property shall be acquired by the participants because of this Agreement.

Each party shall have equal access to the records created by the other party related to incidents responded to under this Agreement.

ARTICLE TEN Compliance with Laws

Each participant agrees that each will comply with all applicable, federal, state and local laws, rules and regulations applicable to the respective entities and employees in connection with the performance of this Agreement.

ARTICLE ELEVEN DISCHARGE OF PUBLIC DUTY

This Agreement shall not relieve any participant of any obligation or responsibility imposed upon it by law except that performance of any grantor may be offered in satisfaction of any such obligation or responsibility to the extent of actual and timely performance thereof by the responding party.

ARTICLE TWELVE SHARED SERVICES EMERGENCY RESPONSE TEAM

The parties agree to operate a Shared Services Emergency Response Team (TEAM), under the supervision of a Chief's Panel, according to the command and control policies and organizational provisions of the <u>Manual of Standard Operating Guidelines</u> of the TEAM. No separate legal entity is created by this Article nor is any required to carry out the provisions herein.

The Chief's panel will meet at least once a quarter.

No real or personal property shall be acquired through operation of this Agreement.

The ownership of supplies, material or public property, acquired by any Party hereto in the furtherance of the mission of the TEAM or of this Agreement, shall be retained by said Party and accounted for by said Party pursuant to applicable law.

An inventory of such supplies, material or public property as described above, and the manner of its acquisition shall be maintained in accordance with industry standard recordkeeping practices.

The Parties agree to evenly share the cost of supplies, material or public property which is acquired at the direction of the aforesaid Chief's Panel which has established an Annual Contribution to be made in the amount of the following;

2020 - \$4750.00 2021 - \$5000.00

2022 - \$5250.00

2023 - \$5500.00

2024 - \$5725.00

for each party that contributes members to the TEAM. Contributions are due by March 1st of each year. Unused funds will carry over from year to year.

A central point of purchasing shall coordinate such authorized expenses, including maintaining a journal thereof and evenly distributing said authorized costs to each Party. At

this time the Town of East Greenbush will continue to provide a central point of purchasing.

To the extent that this Agreement should require administration other than as set forth herein, it shall be administered by the governing bodies or an appointee of the governing bodies hereto, acting as a joint board.

ARTICLE THIRTEEN SHARED SERVICES OPERATING ACCOUNT

If the parties to this agreement decide to create a Shared Services Operating Account to cover the costs of supplies, maintenance etc. of shared equipment or any other shared property or materials, those costs will be evenly shared. The amount of funds from each party and the administration of such account will be mutually agreed upon by each Chief's Panel or their designee.

ARTICLE FOURTEEN Approval, Duration and Termination

1.	This Agreement shall not be effective until approved by a majority vote, as
	required by section 119-0 (3) of the General Municipal Law, of the governing body of each party.
	body of each party.

2.	This agreement may be changed, modified or amended by written agreement of
	the participants, subject to the requirements of paragraph 1 of this Article.

3.	This Agreement shall terminate on thisday of 2025. The terms
	herein shall continue from year to year thereafter so long as such legislative bodies have
	approved, at least annually, the renewal/extension of this agreement. Any party may
	terminate any rights and obligations under this Agreement at any time by giving to the other
	participating entities thirty days prior written notice of its intent to withdraw from this
	Agreement.

IN WITNESS WHEREOF, the parties have executed this Agreement the date and year above written.

TOWN OF NORTH GREENBUSH
By
Supervisor Joseph Bott
By Chief David Keevern
TOWN OF EAST GREENBUSH By Supervisor John J. Conway
Supervisor John J. Conway
By:
Chief Elaine M. Rudzinski

CITY OF TROY

Mayor Patrick Madden
·
By Chief Brian Owens
Chief Brian Owens
TOWN OF SCHODACK
By:
By:
D.
By Chief John Hourigan
· · · · · · · · · · · · · · · · · · ·
CITY OF RENSSELAER
Rv
Mayor Michael Stammel
By:Chief James Frankoski
State of New York)
County of Rensselaer) ss.:
On the day of, in the year 2020, before me, the undersigned, personally appeared JOSEPH
BOTT, personally known to me or proved to me on the basis of satisfactory evidence to be the individual whose name is subscribed to
the within instrument and acknowledged to me that he/she executed the same in his/her capacity, and that by his/her signatures on the instrument, the individual, or the person upon behalf of which the individual acted, executed the instrument.
instrument, the individual, of the person upon behalf of which the individual acted, executed the instrument.
Notary Public
reday i abile
State of New York)
County of Rensselaer) ss.:
On theday ofin the year 2020, before me, the undersigned, personally appeared DAVID
KEEVERN, personally known to me or proved to me on the basis of satisfactory evidence to be the individual whose name is
subscribed to the within instrument and acknowledged to me that he/she executed the same in his/her capacity, and that by his/her signatures on the instrument, the individual, or the person upon behalf of which the individual acted, executed the
instrument.
Notary Public

State of New York) County of Rensselaer) ss.:
On theday ofin the year 2020, before me, the undersigned, personally appeared PATRICK MADDEN, personally known to me or proved to me on the basis of satisfactory evidence to be the individual whose name is subscribed to the within instrument and acknowledged to me that he/she executed the same in his/her capacity, and that by his/her signatures on the instrument, the individual, or the person upon behalf of which the individual acted, executed the instrument.
Notary Public
State of New York) County of Rensselaer) ss.:
On theday ofin the year 2020, before me, the undersigned, personally appeared BRIAN OWENS, personally known to me or proved to me on the basis of satisfactory evidence to be the individual whose name is subscribed to the within instrument and acknowledged to me that he/she executed the same in his/her capacity, and that by his/her signatures on the instrument, the individual, or the person upon behalf of which the individual acted, executed the instrument.
Notary Public .
State of New York) County of Rensselaer) ss.:
On theday ofin the year 2020, before me, the undersigned, personally appeared JOHNJ. CONWAY, personally known to me or proved to me on the basis of satisfactory evidence to be the individual whose name is subscribed to the within instrument and acknowledged to me that he/she executed the same in his/her capacity, and that by his/her signatures on the instrument, the individual, or the person upon behalf of which the individual acted, executed the instrument.
Notary Public
State of New York) County of Rensselaer) ss.:
On theday ofin the year 2020, before me, the undersigned, personally appeared ELAINE M. RUDZINSKI personally known to me or proved to me on the basis of satisfactory evidence to be the individual whose name is subscribed to the within instrument and acknowledged to me that he/she executed the same in his/her capacity, and that by his/her signatures on the instrument, the individual, or the person upon behalf of which the individual acted, executed the instrument.
Notary Public

State of New York) County of Rensselaer) ss.:
On the day of in the year 2020, before me, the undersigned, personally appeared DAVID HARRIS, personally known to me or proved to me on the basis of satisfactory evidence to be the individual whose name is subscribed to the within instrument and acknowledged to me that he/she executed the same in his/her capacity, and that by his/her signatures on the instrument, the individual, or the person upon behalf of which the individual acted, executed the instrument.
Notary Public
State of New York) County of Rensselaer) ss.:
On the day of in the year 2020, before me, the undersigned, personally appeared JOHN HOURIGAN, personally known to me or proved to me on the basis of satisfactory evidence to be the individual whose name is subscribed to the within instrument and acknowledged to me that he/she executed the same in his/her capacity, and that by his/her signatures on the instrument, the individual, or the person upon behalf of which the individual acted, executed the instrument.
Notary Public
State of New York) County of Rensselaer) ss.:
On theday of In the year 2020, before me, the undersigned, personally appeared MICHAEL STAMMEL, personally known to me or proved to me on the basis of satisfactory evidence to be the individual whose name is subscribed to the within instrument and acknowledged to me that he/she executed the same in his/her capacity, and that by his/her signatures on the instrument, the individual, or the person upon behalf of which the individual acted, executed the instrument.
Notary Public
State of New York) County of Rensselaer) ss.:
On theday ofin the year 2020, before me, the undersigned, personally appeared JAMES FRANKOSKI, personally known to me or proved to me on the basis of satisfactory evidence to be the individual whose name is subscribed to the within instrument and acknowledged to me that he/she executed the same in his/her capacity, and that by his/her signatures on the instrument, the individual, or the person upon behalf of which the individual acted, executed the instrument.
Notary Public

#5

By Alderperson	:	
Seconded by Alderperson	:	
		IPAL AGREEMENT FOR MUTUAL COMMUNITY SHARING PLANS
FOI	T HIGH INT	ENSITY LAW ENFORCEMENT ACTIVITY
WHEREAS, pursuant to New \	ork State (eneral Municipal Law Section 119-o (3) the City of Rensselaer is
authorized to participate in a	nd approve	Municipal Cooperation Agreements with nearby municipalities
for joint cooperative Multi-Ju	risdictional	Sharing Plans for High Intensity Law Enforcement Activity, and
has approved such agreemen	ts in the pa	st, in the best interests of the residents of the City of
Rensselaer, and		
WHEREAS, the Common Cour	ncil has care	fully reviewed the attached Intermunicipal Agreement for
Mutual Community Sharing Pl	lans for Hig	n Intensity Law Enforcement Activity, and believes approval of
same is in the best interests o	f the reside	nts of the City of Rensselaer, and
NOW, THEREFORE BE IT RESC	LVED, that	the Common Council for the City of Rensselaer hereby
approves and ratifies the atta	ched Interr	nunicipal Agreement for Mutual Community Sharing Plans for
High Intensity Law Enforceme	nt Activity,	and authorizes the Mayor of the City of Rensselaer to execute
such agreement on behalf of t	the City of I	densselaer.
		Approved as to Form and Sufficiency this day of April, 2020
		Corporation Counsel
		Approved By:
		Mayor

MUTUAL COMMUNITY SHARING PLANS FOR HIGH INTENSITY LAW ENFORCEMENT ACTIVITY

This agreement is made this	day of	, 2020 between the Town of East Greenbush, a
municipal corporation with its pr	incipal place of b	usiness at 225 Columbia Turnpike, Rensselaer, NY
12144; the Town of Schodack, a	municipal corpor	ation with its principal place of business at 265
Schuurman Road Castleton NY 1	2033, the Town	of North Greenbush, a municipal corporation with its
principal place of business at 2 D	ouglas Street, W	ynantskill, NY 12198, the City of Rensselaer, a
municipal corporation with its pr	incipal place of b	usiness at 62 Washington St, Rensselaer, NY 12144,
the Village of Nassau, a municipa	al corporation wit	h its principal place of business at 40 Malden Street
Nassau N.Y 12123, and the City	of Troy, a munici	pal corporation with its principal place of business at
433 River Street Troy NY 12180		

RECITALS

WHEREAS, Article 5-G, subdivision 3 of Section 119-o of the General Municipal Law permits municipal corporations to enter into agreements for the performance amongst themselves or one for the other of their respective functions, powers and duties on a cooperative or contract basis for the provisions of a joint service; and

WHEREAS, the parties hereto have experienced the need within their jurisdictions, and foresee future potential needs, for certain law enforcement missions that require intense effort in order to meet the industry standard for acceptable delivery of service in each case. Typically, this activity is associated with the need for specialized equipment and specially trained employees.

NOW THEREFORE, the parties do mutually agree pursuant to the terms and provisions of this HIGH INTENSITY LAW ENFORCEMENT ACTIVITY AGREEMENT as follows:

ARTICLE ONE

PURPOSE OF THE AGREEMENT

The purpose of this agreement is to:

- 1. formalize the relationship of the parties, being the Town of East Greenbush Police Department, the Town of Schodack Police Department, the Town of North Greenbush Police Department, the City of Rensselaer Police Department, the Village of Nassau Police Department and the City of Troy Police Department; and
- 2. Clarify the obligations of the parties; and
- 3. Make available to each party; the specialized equipment and the specially trained employees among the parties to provide an acceptable and cost-effective response to certain high intensity cases.

Services to be covered;

Emergency Response Team: Make available to each participating entity, the tactical team resources, to include but not limited to tactical operators, sniper team element, and explosive breaching team of the other participating entity in the event of an emergency in accordance with the provisions of this Agreement.

<u>Hostage Negotiators</u>: for those occurrences where skilled negotiators may serve to deescalate a critical incident.

Accident Investigation: Serious injury or fatal traffic accident investigations.

<u>Arson Investigation:</u> Fire investigations forensics, evidence recovery and scene documentation.

<u>Crime Scene Investigation</u>: Major case forensics, evidence recovery and scene documentation.

<u>Training</u>: In-Service training (i.e.; Legal Updates, Defensive Tactics, and Immediate Rapid Deployment) and other training as needed.

<u>Communications</u>: To provide call taking & dispatch services or any other communications need as agreed upon by the agencies.

<u>Special Vehicles</u>: To include but not limited to All-Terrain Vehicles (ATV's), Bicycles, HUMMWV, Personnel Carrier, Communications Vehicles.

ARTICLE TWO

PERSONNEL AND EQUIPMENT

Each party agrees that their Police Department (grantor) may supply personnel, equipment and other available resources to the other (grantee) upon request in the event of an emergency, if their respective Police Chief or chief's panel or their designees, deems it appropriate. The number of personnel, if any and the amount or type of equipment to be dispatched by the grantor agency shall be determined by that agency's Police Chief or Chief's Panel or their designees.

ARTICLE THREE

RETAINED PERSONNEL AND EOUIPMENT

The agencies agree that the grantor agency which is responding to the request of any grantee agency, shall hold back sufficient personnel and equipment to maintain adequate services within the territory of said grantor. Should the need arise, any grantor agency may recall any personnel and equipment or any part thereof. The grantor shall inform the grantee of its intent to withdraw from the situation.

ARTICLE FOUR

COMPENSATION

No participant, as a grantee, shall be obligated to compensate any grantor, for services rendered or for injuries sustained by any grantee, or for the use or damage to the grantor's equipment. Specifically, and without limiting the foregoing, the grantee shall have no obligation for payment of wages or withholding for unemployment, workers compensation, or for the payment of any other benefits to the personnel of the grantor. Each party hereto hereby expressly waives any and all claims to whatever type or nature, except for gross negligence, against the other and its personnel, which may arise out of the performance of this Agreement.

ARTICLE FIVE

CONTROL OF PERSONNEL AND EQUIPMENT

The person in charge of the personnel and equipment of the grantor agencies shall report to the Incident Commander, Tactical Team Leader, Supervisor or other person in charge of the incident in the territory of the grantee agency at the location of the incident. Thereafter, the parties shall devise a plan pertaining to the deployment of the personnel and equipment.

ARTICLE SIX

PRIVILEGES AND IMMUNITIES

To the extent permitted by law, all privileges and immunities from liability which normally attach to the activities of any party while performing its functions within that party's normal geographic area of employment, shall also apply to the activities of that party while acting in the capacity as a grantor agency under the terms and conditions of this agreement.

ARTICLE SEVEN

LINE OF DUTY DEATH OR INJURY

The effect of death, injury, or disability to any officer while acting outside their normal geographic area of employment, while participating under the terms and conditions of this agreement, shall be the same as if as if they were killed, injured or were to become disabled while acting within their normal geographic area of employment, and any such injury, disability or death shall be considered to be in the line of duty.

ARTICLE EIGHT

INDEMNIFICATION

No agency or government entity which is a party to this agreement shall be liable for any lost property, damaged property, medical expenses, property replacement, or other damages or any other claim made by any employee of a grantor agency arising out of participation in this agreement.

ARTICLE NINE

ADMINISTRATION

It is the intention of the participants that no separate legal entity be created by this agreement to carry out its provisions. To the extent this Agreement requires administration other than as set forth herein, it shall be administered by the governing bodies or an appointee of the governing bodies hereto acting as joint board. No real or personal property shall be acquired by the participants as a result of this Agreement.

ARTICE TEN

DISCHARGE OF PUBLIC DUTY

This Agreement shall not relieve any participant of any obligation or responsibility imposed upon it by law except that performance of any grantor may be offered in satisfaction of any such obligation or responsibility to the extent of actual and timely performance thereof by the responding party.

ARTICLE ELEVEN

COMPLIANCE WITH LAWS

Each participant agrees that each will comply with all applicable Federal, State and Local Laws, Rules and Regulations applicable to the respective entities and employees in connection with the performance of this Agreement.

ARTICLE TWELVE APPROVAL, DURATION, AND TERMINATION

- 1. This Agreement shall not be effective until approved by a majority vote, as required by section 119-o (3) of the General Municipal Law, of the governing body of each agency.
- 2. This Agreement may be changed, modified or amended by written agreement of the participants, subject to the requirements of paragraph 1 of this Article.
- 3. This Agreement shall terminate on **December 31, 2025.** The terms herein shall continue thereafter so long as such legislative bodies have approved, at least annually, the renewal/extension of this agreement. Any party may terminate any rights and obligations under this Agreement at any time by giving to the other participating entities thirty days prior written notice of its intent to withdraw from this Agreement.

All notices shall be provided to:	SO AGREED AND APPROVED!	
A. Town of East Greenbush Officer of the Town Attorney 225 Columbia Turnpike Rensselaer, NY 12144	Jack Conway, Supervisor	
B. Town of Schodack Office of the town of Attorney 265 Schuurman Road Castleton, NY 12033	David Harris, Supervisor	
	:	
C. Town of North GreenbushOffice of the Town Attorney2 Douglas StreetWynantskill, NY 12198	Joseph H. Bott III, Supervisor	
D. City of RensselaerOffice of City Attorney62 Washington Street		
Rensselaer, New York	Michael Stammel, Mayor	
E. Village of Nassau40 Malden StreetNassau NY 12123	Robert Valenty, Mayor	
F. City of Troy Office of City Attorney 433 River Street Troy, NY 12180	Wm. Patrick Madden, Mayor	

4.



By Alderperson	: ·	Council as a Whole
Seconded by Alderperson	:	
		OR'S VETO OF RESOLUTION NUMBER TWO OF THE MARCH 30 G, TITLED "RESOLUTION RATIFYING MOHAWK AMBULANCE CONTRACT"
WHEREAS, resolution number two "RESOLUTION RATIFYING MOHAWK AMBULANCE CONTRACT" was introduced and passed unanimously by the Common Council on March 30, 2020. WHEREAS, said resolution was subsequently vetoed by the Mayor of the City of Rensselaer per memo to the City Clerk dated April 6, 2020; copy attached hereto, and WHEREAS, the Common Council is desirous of overriding the Mayor's veto. NOW, THEREFORE BE IT RESOLVED, that the Mayor's veto be overrode and that resolution number 2 of the March 30 2020 Common Council meeting be in full force and effect.		
		Approved as to form and sufficiency this day of April, 2020
•		Corporation Counsel

Mayor



CITY OF RENSSELAER

OFFICE OF THE MAYOR

CITY HALL **62 WASHINGTON STREET** RENSSELAER, NEW YORK 12144



(518) 462-9511 Fax: (518) 462-9895

April 6, 2020

City Clerk City Hall **62 Washington Street** Rensselaer, New York 12144

RE: Veto/Objection Message

Dear Clerk,

Pursuant to the Rensselaer City Charter, Section 67, I hereby veto/object to Resolution No. 1, a Resolution Overriding Mayoral Veto and Ratifying Agreement with Mohawk Ambulance, passed by the Common Council at the March 30, 2020 Special Meeting.

I object to such Resolution in that such Resolution does not serve the best interests of the Residents of the City of Rensselaer, and upon information and belief, was not properly adopted pursuant to Section 66 of the Rensselaer City Charter and Section 104 of the New York State Public Officers Law. I stand ready to work with the Common Council on addressing the needs of the residents of the City of Rensselaer as they relate to the subject matter of the vetoed Resolution.

Thank you for your kind attention and assistance.

Respectfully

Micháel Stammel

Mayor

By Alderperson	:	
Seconded by Alderperson	:	
A RESOLUTION APPRO	VING AND	ESTABLISHING STANDARD WORK DAYS FOR ELECTED AND APPOINTED OFFICIALS
WHEREAS, The City	of Renssela	er is desirous of approving and establishing standard work days
for elected and appointed of	ficials for p	urposes of the New York State and Local Retirement System, and
WHEREAS, The Com	mon Counc	il has reviewed the attached Form RS 2417-A, as well as the
underlying Record of Activiti	es for the a	pplicable elected and appointed officials, and
WHEREAS, such Forr	n RS 2417-/	A appears appropriate as to form and content, and it appearing
proper for approval thereof,		
NOW, THEREFORE B	E IT RESOL\	/ED, that the attached Form RS 2417-A is hereby approved as to
form and content, and		
BE IT FURTHER RESO	LVED, that	the City Clerk is hereby authorized and directed to issue
appropriate Notice and Certi	fication of A	Approval of Form 2417-A as required under the law.
		Approved as to form and sufficiency this day of April, 2020
		Corporation Counsel
		Mayor

New York State and Local Retirement System 110 State Street, Albany, New York 12244-0001 Office of the New York State Comptroller Please type or print clearly in blue or black ink

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SEE INSTRUCTIONS FOR COMPLETING FORM ON REVERSE SIDE

RS 2417-A

Standard Work Day and Reporting Resolution for Elected and Appointed Officials

Received Date

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1 Code)	Current Term Begin & End Dates		01/01/2020-12/31/2021	Company of the same	1202/15/21-8-02/10/10	01/01/2018-12/31/2021			 Provided the City	coard or life	uch board at a lega	thole of such original aer (Name of Employer)		peing duly sworn, deposes and says that the posting of the Resolution began on olution was available to the public on the:			
(Name of Employer) (Name of Employer) (Localino Includes to the New York State and Local Retirement based on their record of activities:	Title		Common Council President	Aldomoreon Mond 6	Audel person ward b	Alderperson Ward 4			secretary/clark of the anima hand as the	(Circle one)	do hereby certify that I have compared the foregoing with the original resolution passed by such board at a legally convened meeting held on the	on file as part of the minutes of such meeting, and that same is a true copy thereof and the whole of such original. IN WITNESS WHEREOF, I have hereunto set my hand and the seal of the City of Rensselaer (Name of Employer)		Res			
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eport the officials to the New	Мате	Elected Officials:	John DeFrancesco	Margaret Van Dyke	Jones Const.	Jailles Casey	Appointed Officials:		Nancy E. Hardt	(Name of Secretary or Clerk)	lo hereby certify that I have $lpha$	on file as part of the minutes o N WITNESS WHEREOF, I ha	(Signature of Secretary or Clerk)	1 1	Employer's website at:	Official sign board at:	Main entrance Secretary or Clerk's office at-

New York State and Local Retirement System 110 State Street, Albany, New York 12244-0001 Office of the New York State Comptroller

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Standard Work Day and Reporting Resolution for Elected and Appointed Officials Continuation Form

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(Rev.09/18)

Not Submitted: (Check only if official did not submit their Record of Activities)												(use with form RS 2417-A)
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